

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

Ţ.

09/217,595

APPLICATION NO.

12/22/98 FILING DATE

LANIER

FIRST NAMED INVENTOR

ATTORNEY, DOCKET NO.

CONLEY ROSE AND TAYON PO BOX 398 AUSTIN TX 78767-0398 LM21/0907

TREAT W EXAMINER

27ART UNIT

PAPER NUMBER

09/07/99

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

,		Application No. Applicant(s)				
Office Action Summa	#1L /	09/217,595	Lanle	vetal,		
Office Action Summa	ı y	09/217, 595 Examiner		Group Art Unit		
		W. TR	EAT	2783		
The MAILING DATE of this commun	ication appears	on the cover sheet b	eneath the co	orrespondence ac	ddress	
Period for Response		9   1	\			
A SHORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATION.	ESPONSE IS SET	TO EXPIRE 5 (+1)	MONTI	H(S) FROM THE		
<ul> <li>Extensions of time may be available under the provision the mailing date of this communication.</li> <li>If the period for response specified above is less that</li> <li>If NO period for response is specified above, such p</li> <li>Failure to respond within the set or extended period</li> </ul>	in thirty (30) days, a eriod shall, by defaul	response within the statuto t, expire SIX (6) MONTHS	ory minimum of the from the mailing	nirty (30) days will be o	considered timely.	
Status	•					
Responsive to communication(s) filed on _	6/24/9	9				
☐ This action is <b>FINAL</b> .						
<ul> <li>Since this application is in condition for alle accordance with the practice under Ex par</li> </ul>				the merits is clos	sed in	
Disposition of Claims						
X Claim(s) 1 - 40				ending in the app	lication.	
Of the above claim(s)				$_{-}$ is/are withdrawn from consideration.		
$\nabla$ Claim(s) $\sqrt{-30}$						
> Claim(s) 3 1 − 9 9			is/are i	rejected.		
☐ Claim(s)			is/are o	objected to.		
☐ Claim(s)					or election	
Application Papers			require	ement.		
☐ See the attached Notice of Draftsperson's	Patent Drawing F	Review, PTO-948.				
☐ The proposed drawing correction, filed on is ☐ approved ☐ disapproved.						
☐ The drawing(s) filed on is/are objected to by the Examiner.						
☐ The specification is objected to by the Exa	ıminer.					
☐ The oath or declaration is objected to by the	ne Examiner.					
Priority under 35 U.S.C. § 119 (a)-(d)						
<ul> <li>□ Acknowledgment is made of a claim for for</li> <li>□ All □ Some* □ None of the CERTIF</li> <li>□ received.</li> </ul>	• •	* , ,				
<ul> <li>□ received in Application No. (Series Cod</li> <li>□ received in this national stage application</li> </ul>	*			·		
*Certified copies not received:			·	•		
Attachment(s)						
☐ Information Disclosure Statement(s), PTO-	-1449, Paper No(	s) 🗆 I	nterview Sumr	nary, PTO-413		
□ Notice of References Cited, PTO-892			lotice of Inforn	tice of Informal Patent Application, PTO-152		
☐ Notice of Draftsperson's Patent Drawing R	leview, PTO-948		Other			
	Office A	action Summary				
U. S. Patent and Tracemark Office PTO-326 (Rev. 3-97)	*U.S. GPO:	1997-417-381/62710		Part of Pape	er No. 7	

Part of Paper No.\_

Page 2

Application/Control Number: 08/123,456

Art Unit: 2783

- 1. Claims 1-89 are presented for examination.
- 2. Applicants' first amendment to the disclosure at col. 1, line 8 is improper since it must be underlined in its entirety. Please correct this. Applicants will also have to specifically delete the material from the patent duplicated by the microfiche appendices after supplying the microfiche appendices.
- 3. Claims 1-89 are rejected under 35 U.S.C. 251 as being drawn to subject matter voluntarily given up by applicants in order to obtain a patent.
- 4. A reissue will not be granted to "recapture" claimed subject matter deliberately canceled in an application to obtain a patent. In re Clement, 131 F.3d 1464, 45 USPQ2d 1161 (Fed. Cir. 1997); Ball Corp. v. United States, 729 F.2d 1429, 1436, 221 USPQ 289, 295 (Fed. Cir. 1989); In re Wadlinger, 496 F.2d 1200, 181 USPQ 826 (CCPA 1974); In re Richman, 409 F.2d 269, 276, 161 USPQ 359, 363-64 (CCPA 1969); In re Willingham, 282 F.2d 353, 127 USPQ 211 (CCPA 1960). The Federal Circuit stated the following principles in Clement: (1) if the reissue claim is as broad as or broader than the canceled or amended claim in all aspects, the recapture rule bars the claim; (2) if it is narrower in all aspects, the recapture rule does not apply, but other rejections are possible; (3) if the reissue claim is broader in some aspects, but narrower in others, then: (a) if the reissue claim is as broad as or broader in an aspect germane to a prior art rejection, but narrower in another aspect completely unrelated to the rejection, the recapture rule bars the claim; (b) if the reissue claim is narrower in an aspect germane to a prior art rejection, and broader in an aspect unrelated to the rejection, the recapture

Page 3

Application/Control Number: 08/123,456

Art Unit: 2783

rule does not bar the claim, but other rejections are possible. See MPEP § 1412.03 as to broadening claims

- 5. Applicant's new independent claims 31, 66, 72, and 77 and their dependents are an attempt to recapture subject matter of claim 1 which was deliberatly amended (i.e. cancelled) by applicants following a rejection by the examiner based on prior art. Even though applicants' claims might be viewed as narrower in an aspect of the claims unrelated to the prior art rejection they are broader in aspects germane to the prior art rejection. For instance, when applicants use words such as "emulate the first body..." and emulate the second body..." these words are directed to the same aspect of applicants' invention as the "first body emulating means..." and second body emulating means..." described in a far more limiting manner following amendment of claim 1 after the examiner's prior art rejection. Also, applicants' switch from means plus function language to describe sensing and integrating aspects of applicants' invention to broader terms is also viewed as an attempt to recapture.
- 6. Applicants' mistakes of a typographical or clerical nature were more appropriate to a Certificate of Correction than a reissue application.
- 7. Claims 1-30 will also not be allowable unless applicants amend the new independent claims so that they are commensurate in scope with all aspects of the appropriate, previously allowed independent claims before further amending the claims to correct for any failure to file, for example, for a software program on a computer-readable medium. Should applicants merely cancel their new claims or fail to present allowable claims which correct errors other than those of

Application/Control Number: 08/123,456

Art Unit: 2783

a typographical or clerical nature they will have failed to demonstrate an error meriting reissue and all claims will be rejected.

8. Any inquiry concerning this communication should be directed to William M. Treat at telephone number (703) 305-9699.

 $M \sim 1$ 

WILLIAM M. TREAT
PRIMARY EXAMINER